

PORTER'S LONG GUNNING TRIP

One Colored Man Comes From Arkansas to Shoot Another.

THE CARPENTERS' TROUBLES.

A Bee Reporter Wrongfully Arrested—The Question of Changing the Name of Sixteenth Street—Other Local News.

An Avenging Brother.

A shooting affray occurred at the corner of Twenty-first and Chicago streets 2 o'clock yesterday morning that came with high ending in the death of R. N. Rawley at the hands of William C. Porter. According to Porter's story Rawley

SEDUCTED HIS SISTER

eleven months since at Little Rock, Ark., under promise of marriage, and upon evidence of his perjury becoming manifest he suddenly decamped from Little Rock, leaving the girl to endure her shame as best she might. Porter swore that he would follow Rawley to the ends of the earth if he needs be, unless he made reparation for the great wrong he had done his sister.

THREE WEEKS AGO

Three weeks ago, after months of assiduous inquiry and search, he located the base deceiver in Chicago, and without delay repaired thither.

AFTER SOME DIFFICULTY

After some difficulty he managed to secure an interview with Rawley, who was profuse in his protestations of intentional wrong, and earnestly declared his desire to return with the brother to Little Rock and marry the girl.

THIS WAS SATISFACTORY

and all arrangements were made for departure together that evening for Little Rock. Porter was favorably impressed with the genuineness of Rawley's declarations of repentance and desire to atone for his wrongdoing, and was in consequence easily misled and deluded.

RAWLEY TOLD HIM THAT HE HAD SOME BUSINESS MATTERS THAT COULD NOT BE LEFT UNATTENDED TO

and that he would get them off his hand and call at the Palmer house, where Porter was stopping, in time for them to take the evening train for Little Rock. They shook hands and parted, and although Porter waited patiently at the Palmer all that afternoon and late into the night, he saw no more of Rawley until Tuesday night, when he accidentally ran across him in front of the Paxton hotel in Omaha.

RAWLEY MADE ALL MANNER OF EXCUSES AND EXPLANATIONS

but they were not satisfactory, and Porter several times, as he says, was tempted to pull his revolver and

KILL HIM IN HIS TRACKS.

Rawley asked Porter to walk out with him to his boarding house, saying that he would pack his personal effects and start in the morning if Porter so desired, with him for Little Rock. The two men walked and talked for the length of an hour, and Porter finally, just as they reached the corner of Twenty-first and Chicago streets, asked Rawley if they weren't pretty near his boarding place.

ON THE LATTER'S HESITATING, PORTER CAME TO THE CONCLUSION THAT HE HAD BEEN LEADING HIM A BLIND CHASE WITH THE VIEW OF ESCAPING AT SOME OPPORTUNE MOMENT, AND BEING SEIZED WITH AN UNCONTROLLABLE DESIRE FOR REVENGE, HE PULLED HIS REVOLVER AND

SHOT RAWLEY TWICE,

the first shot taking effect in his jaw, tearing a ragged rent there, and the second, as the guilty wretch started to run, striking him somewhere in the back, as he screamed out that he was killed.

PORTER PURSUED HIM FOR SOME DISTANCE, BUT HE SUDDENLY DISAPPEARED DOWN AN ALLEY WAY AND PORTER LOST ALL TRACK OF HIM.

Porter was at the police station yesterday morning invoking the aid of the police in his search for Rawley, which will be made to-day, Porter being held in the meantime, until the shooting, which actually took place at the point designated, is enquired into. The cries of

A MAN SCREAMING MURDER,

and two reports of a pistol were heard at that point at the time specified, and blood drops on the board walk have also been found there by the officers yesterday morning. The whole affair is a mysterious one to say the least.

THE CARPENTERS' TROUBLE.

The Relations Between Them and the Contractors at Present.

The difficulty between the Carpenters' union and the contractors which appeared in the strike of Stevens and Son's men, has assumed no serious aspect. One hundred and fifteen men, working for this firm, struck on Monday, as already stated by the BEE, by order of the union, and are still out or have gone to work for other contractors. On the 13th of June, Stevens & Son, with other contractors, signed an agreement with the carpenters to pay thirty cents an hour and work nine hours on five days and eight hours on Saturday for the same wages per day. After working three weeks, they endeavored to pay off at 25 cents an hour, and the men objected. Next they told them they were to work nine hours on Saturday when they objected again. Last Tuesday the men in the factory were directed to work ten hours per day, which caused the first serious disturbance. The men of the latter had complained to their union so vigorously that the union, in self-protection, was forced to intervene.

THE OUTCOME OF THE MATTER WILL UNDOUBTEDLY BE SATISFACTORY TO THE UNION, WHILE BUT TWENTY-ONE OPPOSE IT.

There are now sixty-seven firms living up to the agreement mentioned above, and when they go out of certain shops they will do so because of the order of the union as the best means of bringing the objecting employers to time.

HAPPILY EXONERATED.

J. F. Riley, of the Bee, Not Wanted For Embezzlement.

J. F. Riley, a reporter for the BEE, was arrested Wednesday on a warrant sworn out by J. F. Neigh on the charge of being a fugitive from justice. This action was based on a telegram from Pinkerton's detective agency of Chicago, which was subsequently followed by a photograph of the party sought, but which in no way resembled Mr. Riley. The latter was taken into custody at six o'clock and remained with Neigh until 1 o'clock this morning, when he was placed behind the bars in the police station.

YESTERDAY MORNING EDWARD L. PERKINS, COUNSEL AND DIRECTOR OF THE UNION TRUST COMPANY, OF PHILADELPHIA ARRIVED HERE, AND WAS CONDUCTED TO THE POLICE COURT.

The moment he saw Mr. Riley, he emphatically and positively declared that he was not the man of whom he was in search. The man

wanted was another person, charged with the embezzlement of \$30,000 last April, and whose name was not Riley. Whereupon Mr. Riley was released.

The gentleman who suffered this humiliation, has been in this city about eight weeks. He is well educated, and courteous, and a writer of exceeding ability. He lived until recently in Washington, and has here a number of friends who knew him in that city. There are also here acquaintances who graduated from the same college with him in New York. Since his arrival in this city Mr. Riley has demeaned himself as a gentleman, and made a large number of friends, every one of whom will rejoice with him in his exoneration from the serious charge and sympathize with him in the unfortunate circumstances which caused him the mortification.

Yesterday afternoon Mr. Riley brought suit against the Union Trust company of Philadelphia for damages in the sum of \$10,000. Personal service was secured in the company's agent, Mr. Perkins, who is in the city.

SIXTEENTH OR SHERMAN AVE

Shall a Change be Made in the Name of That Street?

Yesterday a BEE reporter solicited opinions from several business men and property owners on Sixteenth street with reference to the change of the name of that thoroughfare to Sherman avenue.

F. B. Kennard wanted to know who desired the change made. He felt the idea was a whim of some person who thought that the name of Sherman would sound better. There was no necessity for the change. It would destroy the system of numbered streets which now existed from Seventh to fortieth, and without compensating benefit.

Leslie and Leslie said the change would destroy all their printing, and at the same time break up the style of numbering the streets consecutively, would lead people astray, and he thought it would be well to let the name remain as it is.

Dennis Cunningham said the name of Sixteenth street was old and well established and the change might bring about a number of complications before the matter could be brought to a successful issue. Yet, it would make no difference with him as to what the council would do in the premises.

Edward Larkin said that the name of the street was now so well known that to change it could not be easily done without seriously leading people astray. To put an avenue in between consecutively numbered streets would cause many to think it was a dividing line between the east and west, as Dodge street is now between the north and south. This not being the case the change ought not to be made. He was satisfied with Sixteenth street as the name of the place on which he did business.

BUTTER AND CHEESE.

The Latest Decision in the Ancient West Point Creamery Case.

The special master of the United States court, A. S. Churchill, filed his report yesterday evening in the case of Abraham Poole et al vs. the West Point Butter and Cheese association. Daniel W. Clancy's claim is the first one considered, and it is found that he is entitled to \$4,274.50 out of the funds in court and a judgment for \$1,324.57, the balance due him. In the case of the Middleton National bank the master finds that the association was indebted to the bank for four promissory notes, aggregating \$18,903.93, and this, together with advances made by B. D. Brown, president of the association, makes the amount due the bank and Brown \$20,328.91. To offset this the cross claimants give the association credit for \$18,615.51 which, with interest, amounts to \$19,703.12. Drafts paid by the association in October, 1884, and other sums paid to Brown and \$15,000 paid to the Omaha National bank and the Chemical bank of New York, bring the total credit to \$23,528.66, leaving a balance of \$1,773.25, to which the master adds the balance due the association of \$1,324.57, making the total \$3,097.82.

Upon the accounting in reference to the claim of John W. Wannamaker, the master finds that there is due upon three notes of \$1,000 each, to the association, \$1,735.21. The master finds that upon the accounting between the association and the West Point Manufacturing company, that the association paid out for the company upon judgments, interest and costs, \$15,871.33; upon interest coupons, \$12,423.92; for repairs, \$21,873.33; for fixtures and permanent improvements, \$75,155.92; interest balance, \$6,345.34; total, \$161,874.54. He finds the manufacturing company entitled to credits aggregating \$101,971.06, leaving a balance of \$60,322, received from sale of paper left, \$300.

The master finds the balance due the association from the company as \$135.11. The master finds intervening claims against the association amounting to \$7,451.16.

From the statement of Clerk Frank the master finds that \$73,555.04 has been paid into court; \$16,107.76 has been paid out under orders of the court, and \$7,451.16 on intervening claims, leaving a balance in court of \$49,996.12. Judgment in Pollock vs. Cumming county, Neb., assigned to the association, \$1,081.01; interest \$218.14. Total available, \$51,300.17. There are claims of little value as assets that may be disposed of by final decree.

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A. F. AND A. M. Meeting of the Grand Lodge in This City.

The grand lodge was in session yesterday and transacted a great deal of business.

The following delegates are in attendance: W. H. Jones, John Bell, J. M. Trent, James Gordon, Essek Allen, George Walker, of St. Joe, Mo.; William Cross, Reuben Barber, Macon Cheley, Mo. Albert Walker, Lexington, Mo.; Clay Blewett, Thomas Banks, R. Spicer, Henry Grey, C. W. Ewbank, Missouri; Turner Dixon, John W. Carter, Lexington, Mo.; G. M. Richardson, Columbia, Mo.; James Jones, H. J. Jenkins, Independence, Mo.; W. T. Mumford, John W. Wheeler, St. Louis, Mo.; William Rhodes, T. D. Williamson, Benjamin Brashear, Samuel Hale, George Rone, R. W. Foster, Kansas City, Mo.; D. H. Powers, S. G. Gooding, Ames, Iowa; J. H. Pelham, J. B. Burton, Hannibal, Mo.; O. J. Black, Salisbury, Mo.; Charles Grigsby, Liberty, Mo.; Lewis Tull, Springfield, Mo.; G. W. Dupont, Archie Drake, Jefferson City, Mo.; C. H. Reed, Sedalia, Mo.; Lewis Root, Huntsville, Mo.; James A. Mitchell, Kirkwood, Mo.; S. J. Earnest, Missouri; Jacob J. Tyler, St. Paul, Minn.; John Grandison, Bowling Green, Mo.

Improving the Parks.

John Grant, the well known slough-lithic sidewalk man who resides at 915 Park avenue, in a conversation with a BEE reporter this morning on parks, said that he would be one of fifty or 100 men to give \$250 to improve and beautify Hanson park and Jefferson square, and suggested that an equal amount for the same purpose might be advanced by the city. The sum thus received would undoubtedly make Hanson Park one of the most beautiful little places in the world, because it possesses natural features which are susceptible of the highest style of improvement. A great deal of embellishment could also be imparted to Jefferson square, the benefit of which aside from hygienic considerations, would be a gratifying increase of the valuation of the property in the immediate vicinity. This is a subject to which the property-holders in the neighborhood of both these parks could do well to give some attention. It has been done in other cities and with remarkably fine results.

Norfolk and the Aylum.

Dr. Schwenk of Norfolk is in the city on private business. In conversation with a BEE reporter he said that Norfolk was advancing rapidly, and that a few days ago he took a ride around the city and counted 114 buildings in course of erection. The additions to the insane asylum, he thought, would be finished by the 15th of November. There are two wings, a boiler house, chapel, kitchen, barn, and several other structures, the appropriation for which amounted to \$100,000. He also related the fact that there were three new boys in town, and three of them carried on a thriving business in the sale of the BEE.

Loved Her For Her Money.

Kittie Hathaway, the clerk at the Union Pacific depot fruit stand, was robbed two nights ago in a smooth and original manner. The culprit is Will Hackett, a pretended detective, whom Kittie has known but three weeks. They have been together frequently and a couple of nights ago, while returning from the Casino, he took her handkerchief from her pocket in an apparently playful manner. However, after reaching her home she discovered that he had also taken her purse with it. The purse contained \$30, and since that time she has been neither handkerchief, lover or purse. A warrant has been issued for his arrest.

The Chemical Engine.

The Holloway engine was tested yesterday at 3 o'clock on Harney street in front of No. 3's house. There were present the chief and assistants of the fire department, members of the fire committee of the council, representatives of the Holloway company, several of the Omaha firemen, including the veteran chief engineer, Joseph Sheeley, and many prominent citizens. The No. 3 hose cart was transferred to-day to No. 6 company on Sixteenth street. The crew that formerly managed its "red" will still do business at the old stand, in charge of the "chemical."

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